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APPLICATION NO.	F	ILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/978,539		10/18/2001	Yushi Niwa	017661-0180	5077
22428	7590	11/16/2005		EXAMINER	
FOLEY AND LARDNER LLP SUITE 500				JASMIN, LYNDA C	
3000 K STREET NW				ART UNIT PAPER NUMBER	
WASHINGTON, DC 20007				3627	

DATE MAILED: 11/16/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	
	09/978,539	YUSHI NIWA	
Office Action Summary	Examiner	Art Unit	
	Lynda Jasmin	3627	
The MAILING DATE of this communication Period for Reply	appears on the cover sheet w	ith the correspondence address	s
A SHORTENED STATUTORY PERIOD FOR REWHICHEVER IS LONGER, FROM THE MAILING. - Extensions of time may be available under the provisions of 37 CF after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period for reply within the set or extended period for reply will, by some Any reply received by the Office later than three months after the rearned patent term adjustment. See 37 CFR 1.704(b).	G DATE OF THIS COMMUNI R 1.136(a). In no event, however, may a n. eriod will apply and will expire SIX (6) MOI statute, cause the application to become A	CATION. reply be timely filed NTHS from the mailing date of this commur BANDONED (35 U.S.C. § 133).	
Status			
1) ☐ Responsive to communication(s) filed on (2a) ☐ This action is FINAL . 2b) ☐ 3) ☐ Since this application is in condition for all	This action is non-final.	ters, prosecution as to the me	rits is
closed in accordance with the practice und	der <i>Ex parte Quayle</i> , 1935 C.I	D. 11, 453 O.G. 213.	
Disposition of Claims			
4) ☐ Claim(s) 1-18 is/are pending in the applicated 4a) Of the above claim(s) is/are with 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-18 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction at a subject to by the Example at a subject to a	ndrawn from consideration. Ind/or election requirement. Indicate the drawing(s) be held in abeyant or the drawing of the dra	nce. See 37 CFR 1.85(a). g(s) is objected to. See 37 CFR 1.	
Priority under 35 U.S.C. § 119			
12) Acknowledgment is made of a claim for for a) All b) Some * c) None of: 1. Certified copies of the priority document of the priority document of the copies of the priority document of the copies of the application from the International But * See the attached detailed Office action for a second of the copies of the attached detailed Office action for a second of the copies of the attached detailed Office action for a second of the copies of the attached detailed Office action for a second of the copies of the attached detailed Office action for a second of the copies of the copies of the copies of the attached detailed Office action for a second of the copies of	nents have been received. nents have been received in a priority documents have been ureau (PCT Rule 17.2(a)).	Application No n received in this National Stag	je
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948 3) Information Disclosure Statement(s) (PTO-1449 or PTO/SI Paper No(s)/Mail Date 9/1/05;10/27/05	Paper No	Summary (PTO-413) (s)/Mail Date Informal Patent Application (PTO-152))

Application/Control Number: 09/978,539

Art Unit: 3627

DETAILED ACTION

Continued Examination Under 37 CFR 1.114

1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on September 1, 2005 has been entered.

Amendment filed September 1, 2005 has been acknowledged.

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 3. Claims 1, 5, 6, 3, 11 and 14 are rejected under 35 U.S.C. 102(e) as being anticipated by Ronning (5,907,617).

Ronning discloses a data distribution as claimed having partial data preliminary distribution means for distributing partial data (via sample a software program 12) from a source (via an online system 42) to a user (10), the partial data comprising only a part

Application/Control Number: 09/978,539 Page 3

Art Unit: 3627

of distribution data (via allowing to sample only a portion of the digital information), together with the attribute data including the price (inherent via program on sale or discounted) of the distribution data, to a storage region provided in each user side (col. 5, lines 1-24), partial data reproduction release means for when the indicates a decision to purchase the partial data distributed by the partial data preliminary distribution means or a remaining undistributed part of the distribution data, rendering reproducible the partial data except for the attribute data from the time of the indication at the earliest (col. 6, lines 9-51), remaining distribution data distribution means for upon receipt of a request from a user side for the distribution of the undistributed remaining part of the data corresponding to the partial data, distributing the remaining distribution data to the user who has requested the distribution of the remaining data (as illustrated in Figure 19; col. 11, lines 9-40), the remaining data distribution means further includes distribution interval regulation means that regulates the interval of the distribution (col. 2, lines 1-13), and the distribution data are distributed through a radio network (via exciting networks or online services).

Claim Rejections - 35 USC § 103

- 4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Application/Control Number: 09/978,539

Art Unit: 3627

5. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

Page 4

6. Claims 2, 4, 7-10, 12, 13, 15-18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Ronning (5,907,617), in view Downs et al. (6,226,618).

Ronning discloses a data distribution as claimed having partial data preliminary distribution means for distributing partial data (via sample a software program 12), comprising a part of distribution data, together with the attribute data including the price (inherent via program on sale or discounted) of the distribution data, to a storage region provided in each user side (col. 5, lines 1-24), partial data reproduction release means for when the indicates a decision to purchase the partial data distributed by the partial data preliminary distribution means or a remaining undistributed part of the distribution data, rendering reproducible the partial data except for the attribute data from the time of the decision at the earliest (col. 6, lines 9-51), remaining distribution data distribution means for upon receipt of a request from a user side for the distribution of the undistributed remaining part of the data corresponding to the partial data, distributing the remaining distribution data to the user who has requested the distribution of the

Application/Control Number: 09/978,539

Art Unit: 3627

remaining data (as illustrated in Figure 19; col. 11, lines 9-40), the remaining data distribution means further includes distribution interval regulation means that regulates the interval of the distribution (col. 2, lines 1-13), and the distribution data are distributed through a radio network (via exciting networks or online services). Ronning further discloses verifying the purchase information, such as a credit card number, before executing an unlocking process the remaining data.

Although Ronning discloses a distribution center in response, to providing a credit card number at the purchase dialog box, provides the user with a password used for unlocking the application, and the user may then manually enter the password in the purchase window. Accordingly, steps 250 and 252 also involve generating the password from the serial number or key code. The serial number or key code provided by the user is processed using an identical decoding function, explained below, as on the user's machine, generating the same password that is stored in memory on the user's machine. The entered password is compared with the one stored in memory. If they match, the purchase is completed. However, Ronning fails to explicitly disclose payment judgment upon the receipt of a request.

Downs discloses the concept of delivering electronic content where deployment of an electronic distribution system provides the Digital Content Providers the ability to achieve fast settlement of payment through immediate sales reporting and electronic reconciliation as well as gain secondary sources of revenue through redistribution of content. Downs further discloses a payment ability judgment via a Clearinghouse that keeps a record of all transactions where a key exchange is cleared through the

Clearinghouse. This record allows for the metering of licensing authorization. The transaction record can be reported to responsible parties, such as, content proprietors or Content Provider(s), retailers, and others, on an immediate or periodic basis to facilitate electronic reconciliation of transaction payments and other uses. The distribution of data supports both point-to-point such as the Internet and broadcast distribution models such as broadcast television. The clearinghouse further maintains account balance in a billing subsystem and generates Reports using the information that are logged during End-User(s) purchase transactions.

From this teaching of Downs, it would have been obvious to one of ordinary skill in the art at the time the invention was made to modify the digital data distribution of Ronning to include the monitoring of usage and charges of Downs in order to facilitate management of user's accounts.

Response to Arguments

7. Applicant's arguments filed September 01, 2005 have been fully considered but they are not persuasive. Applicant first argues that under the system of Ronning, the user already has all segments of the program and requires a "Key" to reassemble the program. The Examiner respectfully disagrees. Ronning stated instead of requiring a user to install a software or digital information distribution system and then sample other software programs, a user may simply download each program to be sampled and/or purchased. Thus, the system only download part of the program to be sampled, and Ronning further states that the system (online system) preferably maintains a secure

Application/Control Number: 09/978,539 Page 7

Art Unit: 3627

not obtain a copy of the software program without first purchasing it. Applicant also acknowledged on page 8, that the user 10 may access the digital information or software program 12 in its entirety or *in part*.

Conclusion

8. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Lane discloses a system with the ability to download a limited functionality program object from one computer system to another, then to allow a user to view and interact but not control that object without first purchasing the object online.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Lynda Jasmin whose telephone number is (571) 272-6782. The examiner can normally be reached on Monday- Friday (9:30-6:00) with Thursday Telework.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Alexander Kalinowski can be reached on (571) 272-6771. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Application/Control Number: 09/978,539 Page 8

Art Unit: 3627

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Lynda Jasmin Rrimary Examiner Art Unit 3627